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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/697,298		10/31/2003	Thi Ngoc Phuong Nguyen	shih-pt041	9889	
46103	7590	07/28/2005		EXAMINER		
HDSL				NATNITHITHA	ADHA, NAVIN	
4331 STEVE	NS BAT	TLE LANE				
FAIRFAX, Y	VA 220	33		ART UNIT	PAPER NUMBER	
ŕ				3736		

DATE MAILED: 07/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	—// * ——					
	10/697,298	NGUYEN, THI NGOC PI	HUONG					
Office Action Summary	Examiner	Art Unit						
	Navin Natnithithadha	3736						
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	ith the correspondence address						
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply within the statutory minimum of thio will apply and will expire SIX (6) MOI atute, cause the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communic BANDONED (35 U.S.C. § 133).	ation.					
Status								
1)⊠ Responsive to communication(s) filed on 01	1 June 200 <u>5</u> .							
	his action is non-final.							
3) Since this application is in condition for allow	wance except for formal mat	ters, prosecution as to the merit	s is					
closed in accordance with the practice unde	er <i>Ex parte Quayle</i> , 1935 C.[D. 11, 453 O.G. 213.						
Disposition of Claims								
4)⊠ Claim(s) <u>1-8</u> is/are pending in the applicatio	n.							
4a) Of the above claim(s) is/are withd	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.								
6)⊠ Claim(s) <u>1-8</u> is/are rejected.								
7) Claim(s) is/are objected to.								
8) Claim(s) are subject to restriction and	d/or election requirement.							
Application Papers								
9)☐ The specification is objected to by the Exam	iner.							
10)⊠ The drawing(s) filed on <u>31 October 2003</u> is/a								
Applicant may not request that any objection to t		` '						
Replacement drawing sheet(s) including the corr	·	• • •						
Priority under 35 U.S.C. § 119								
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:		§ 119(a)-(d) or (f).						
1. Certified copies of the priority docume								
2. Certified copies of the priority docume		· ·						
 Copies of the certified copies of the p application from the International Bure 		i received in this National Stage						
* See the attached detailed Office action for a l		received						
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Attachment(s)								

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date _

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

4) Interview Summary (PTO-413)

6) Other: _

Paper No(s)/Mail Date. ___

5) Notice of Informal Patent Application (PTO-152)

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DETAILED ACTION

Response to Arguments

1. Claims 1-8 are pending.

2. Applicant's arguments filed 01 June 2005 have been fully considered but they are not persuasive.

In the Applicant's Remarks, the Applicant argues that Okada, Chen and Ogura are not combinable because "Chen and Ogura have such differences in their design and operating principle so that it is not feasible nor desirable to combine them together" (see page 5). In addition, the Applicant argues that neither Chen nor Ogura disclose "an input device that can setup measuring time as the current invention does" (see page 5). However, these arguments are not persuasive because the Applicant discloses on page 3, line 8-11, of the Specification, that the "The user can input parameters such as time and number for measurement to automatically perform blood pressure measurement, such that man-made mistake or inadvertence can be avoided." This statement clearly shows that the input parameters are optional parameters. Thus, the criticality of the Applicant's invention is in a key module "operative to input parameters", in which the prior art, for example Chen and Ogura, clearly shows. Chen and Ogura disclose the capability of incorporating user input parameters or settings, such as number of measurements taken ("measuring times"), cycle time ("measuring interval"), and abnormal blood pressure reference values ("abnormal blood pressure threshold value"), in a blood pressure measuring device, i.e. sphygmomanometer. Therefore, the

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Applicant's claimed invention is not novel over Okada in view of the teachings of both Chen and Ogura. The 35 U.S.C. 103 (a) rejections for claims 1-8 are MAINTAINED.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

3. Claims 1-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Okada, US 6,152,880 A, in view of Chen et al, US 6,602,199 B2, and further in view of Ogura et al, US 5,649,536 A.

In regards to claim 1, Okada teaches a blood pressure measuring apparatus (electronic sphygmomanometer) (see fig. 2 and col. 1, lines 6-9), comprising: a housing (bulk body) 20; a switch (key module) 22; a LCD (display) 30; a diagnostic circuit (controller) 60; a blood pressure measuring circuit (electronic manometer) 50; and a cuff (gas filling ring) 10. Okada also teaches the diagnostic circuit 60 compares the measured diastolic pressures with threshold values (reference levels) S1, S2, S3, D2, D3 in order to judge which ranges the systolic and diastolic pressures belong to individually (see col. 4, lines 51-57). Okada teaches a LED display driving circuit 54 for displaying these values (see col. 4, line 57), which would include a memory for storing values obtained from the diagnostic circuit 60. Data typically needs to be stored before it is displayed on a display device. Okada does not explicitly teach the key module 22 operative to input parameters including measuring times, measuring interval, abnormal blood pressure threshold values, and a memory connected to the controller operative to

store the parameters input by the key module. However, Chen teaches blood pressure measurement apparatus 10 (see fig. 1) comprising: user interface (key module) 17 for setting (inputting) the number of measurements taken and measurement cycle time and a program memory 16 for storing these values (see col. 7, line 1-25). In addition, Ogura teaches a blood pressure measurement device comprising: input device 546 "manually operable to input or specify the reference values which are to be used by a control device 526 or CPU 528 in judging whether the subject is suffering from an abnormal blood pressure" (see col. 42, lines 24-35). It would have been obvious for one of ordinary skill in the art to modify Okada's apparatus to include the input functions of Chen and Ogura in order to warn the patient of abnormal blood pressure.

As to claim 2, Okada teaches the controller generating a control signal (LED display driving circuit 54) when the blood pressure value is higher than the threshold value (exceed reference levels) (see col. 4, lines 51-64).

As to claims 3-5, Okada teaches a LED lamp (warning device) 34.

As to claims 6 and 7, Okada teaches a warning device including generating audio signal (see col. 7, lines 21-26).

As to claim 8, Okada teaches a LCD 30.

Conclusion

4. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Navin Natnithithadha whose telephone number is (571) 272-4732. The examiner can normally be reached on Monday-Friday, 8:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Max Hindenburg can be reached on (571) 272-4726. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Navin Natnithithadha

Patent Examiner GAU 3736

25 July 2005

CHARLES MARMOR PRIMARY EXAMINER